

General Assembly

Substitute Bill No. 5023

February Session, 2008

*	_HB05023APP_	041508	[}]

AN ACT CONCERNING A PROGRAM OF CONTINUING EDUCATION FOR RESIDENTIAL MORTGAGE BROKERS AND ORIGINATORS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. (NEW) (*Effective September 30, 2008*) As used in this section and sections 2 to 6, inclusive, of this act:
- 3 (1) "Accredited professional education program" means any education program or testing for an applicant for a first mortgage 4 broker license, a second mortgage broker license or an originator 6 license or for an applicant for renewal of any such license that is 7 designed to ensure professional competence in mortgage origination 8 and brokering principles and practices under applicable state and federal lending laws and ethics that is approved by the commissioner 10 and is provided by an organization, institution or agency that is 11 approved by the commissioner.
 - (2) "Accredited professional test" means any test taken by an applicant for a first mortgage broker license, a second mortgage broker license or an originator license or for an applicant for renewal of any such license that is designed to ensure professional competence in mortgage origination and brokering principles and practices under applicable state and federal lending laws and ethics that is approved by the commissioner and is administered by an organization,

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- institution or agency that is approved by the commissioner at a facility approved by the commissioner.
 - (3) "Certificate of education" means a document issued to an applicant for or holder of a first mortgage broker license, a second mortgage broker license or an originator license by an accredited professional education program that (A) certifies that an applicant for or holder of a first mortgage broker license, a second mortgage broker license or an originator license has satisfactorily completed a specified number of continuing education hours; and (B) bears the name of such organization, institution or agency, the title of the program, the dates during which the program was conducted, the number of education hours satisfactorily completed and the signature of the director of such organization, institution or agency or the signature of the director's authorized agent.
 - (4) "Certificate of testing" means a document issued to an applicant for or a holder of a first mortgage broker license, a second mortgage broker license or an originator license by an accredited professional education program that (A) certifies that an applicant for or a holder of a first mortgage broker license, a second mortgage broker license or an originator license has satisfactorily completed an accredited professional test and passed such test by a score of sixty-five per cent or greater; and (B) bears the name of such organization, institution or agency, the title of the test, the date the test was taken, and the signature of the director of such organization, institution or agency or the signature of the director's authorized agent.
 - (5) "Commissioner" means the Banking Commissioner.
 - Sec. 2. (NEW) (Effective September 30, 2008) On and after January 1, 2010, each applicant for a first mortgage broker license pursuant to sections 36a-485 to 36a-498a, inclusive, of the general statutes or the 2008 supplement to the general statutes, a second mortgage broker license pursuant to sections 36a-510 to 36a-524, inclusive, of the general statutes or the 2008 supplement to the general statutes and an

originator license pursuant to either sections 36a-485 to 36a-498a, inclusive, of the general statutes or the 2008 supplement to the general statutes or sections 36a-510 to 36a-524, inclusive, of the general statutes or the 2008 supplement to the general statutes shall prove to the satisfaction of the commissioner that the applicant has, within one year prior to filing the application: (1) Obtained a certificate of education from an accredited professional education program of at least twenty classroom hours of study comprised of nine classroom hours of study on applicable federal lending laws, regulations and requirements, nine classroom hours of study on applicable Connecticut lending laws, regulations and requirements and two classroom hours on applicable professional ethics laws, regulations and requirements, all as further determined by the commissioner; and (2) obtained a certificate of testing.

Sec. 3. (NEW) (Effective September 30, 2008) Except as provided in section 4 of this act, for the period from January 1, 2010, to December 31, 2011, inclusive, each applicant for renewal of a first mortgage broker license pursuant to sections 36a-485 to 36a-498a, inclusive, of the general statutes or the 2008 supplement to the general statutes, a second mortgage broker license pursuant to sections 36a-510 to 36a-524, inclusive, of the general statutes or the 2008 supplement to the general statutes and an originator license pursuant to either sections 36a-485 to 36a-498a, inclusive, of the general statutes or the 2008 supplement to the general statutes or sections 36a-510 to 36a-524, inclusive, of the general statutes or the 2008 supplement to the general statutes shall prove to the satisfaction of the commissioner that the applicant has, subsequent to the issuance of the applicant's current license and prior to filing the renewal application: (1) Obtained a certificate of education from an accredited professional education program of at least twenty classroom hours of study comprised of nine classroom hours of study on applicable federal lending laws, regulations and requirements, nine classroom hours of study on applicable Connecticut lending laws, regulations and requirements and two classroom hours on applicable professional ethics laws,

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regulations and requirements, all as determined by the commissioner; and (2) obtained a certificate of testing.

Sec. 4. (NEW) (Effective September 30, 2008) On and after January 1, 2010, an applicant for renewal of a first mortgage broker license pursuant to sections 36a-485 to 36a-498a, inclusive, of the general statutes or the 2008 supplement to the general statutes, a second mortgage broker license pursuant to sections 36a-510 to 36a-524, inclusive, of the general statutes or the 2008 supplement to the general statutes or an originator license pursuant to either sections 36a-485 to 36a-498a, inclusive, of the general statutes or the 2008 supplement to the general statutes or sections 36a-510 to 36a-524, inclusive, of the general statutes or the 2008 supplement to the general statutes, who has continuously held a license, or in the case of an applicant for renewal of an originator license, a registration, for a period of ten consecutive years or more, shall not be required to obtain a certificate of testing in order to renew.

Sec. 5. (NEW) (Effective September 30, 2008) On and after January 1, 2012, any applicant for renewal of a first mortgage broker license pursuant to sections 36a-485 to 36a-498a, inclusive, of the general statutes or the 2008 supplement to the general statutes, a second mortgage broker license pursuant to sections 36a-510 to 36a-524, inclusive, of the general statutes or the 2008 supplement to the general statutes or an originator license pursuant to either sections 36a-485 to 36a-498a, inclusive, of the general statutes or the 2008 supplement to the general statutes or sections 36a-510 to 36a-524, inclusive, of the general statutes or the 2008 supplement to the general statutes shall prove to the satisfaction of the commissioner that the applicant has, within one year prior to filing the renewal application, obtained a certificate of education from an accredited professional education program of at least ten classroom hours of study comprised of four classroom hours of study on applicable federal lending laws, regulations and requirements, four classroom hours of study on applicable Connecticut lending laws, regulations and requirements

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- 118 and two classroom hours on applicable professional ethics laws,
- regulations and requirements, all as determined by the commissioner.
- Sec. 6. (NEW) (Effective September 30, 2008) Not later than January 1,
- 121 2009, the commissioner shall adopt such regulations, in accordance
- with chapter 54 of the general statutes, as the commissioner deems
- necessary, to implement the provisions of sections 1 to 5, inclusive, of
- this act, including establishment of the requirements for qualifying
- 125 criteria for accredited professional education programs and accredited
- 126 professional tests and for acceptable certificates of education and
- testing.
- Sec. 7. Section 36a-3 of the 2008 supplement to the general statutes is
- 129 repealed and the following is substituted in lieu thereof (Effective
- 130 September 30, 2008):
- Other definitions applying to this title or to specified parts thereof
- and the sections in which they appear are:
- T1 "Account". Sections 36a-155 and 36a-365.
- T2 "Accredited professional education program". Section 1 of this act.
- T3 <u>"Accredited professional test". Section 1 of this act.</u>
- T4 "Additional proceeds". Section 36a-746e.
- T5 "Administrative expense". Section 36a-237.
- T6 "Advance fee". Sections 36a-485 of the 2008 supplement to
- T7 the general statutes, 36a-510 of the 2008 supplement to
- T8 the general statutes and 36a-615.
- T9 "Advertise" or "advertisement". Sections 36a-485 of the
- T10 2008 supplement to the general statutes and 36a-510 of
- T11 the 2008 supplement to the general statutes.
- T12 "Agency bank". Section 36a-285.
- T13 "Alternative mortgage loan". Section 36a-265.
- T14 "Amount financed". Section 36a-690.
- T15 "Annual percentage rate". Section 36a-690.
- T16 "Annual percentage yield". Section 36a-316.
- T17 "Annuities". Section 36a-455a.

- T18 "Applicant". Section 36a-736.
- T19 "APR". Section 36a-746a.
- T20 "Assessment area". Section 36a-37.
- T21 "Assets". Section 36a-70.
- T22 "Associate". Section 36a-184.
- T23 "Associated member". Section 36a-458a.
- T24 "Bank". Section 36a-30.
- T25 "Bankers' bank". Section 36a-70.
- T26 "Banking business". Section 36a-425.
- T27 "Basic services". Section 36a-437a.
- T28 "Billing cycle". Section 36a-565.
- T29 "Bona fide nonprofit organization". Section 36a-655.
- T30 "Branch". Sections 36a-145 of the 2008 supplement to the
- T31 general statutes, 36a-410 of the 2008 supplement to the
- T32 general statutes and 36a-435b.
- T33 "Branch or agency net payment entitlement". Section 36a-428n.
- T34 "Branch or agency net payment obligation". Section 36a-428n.
- T35 "Broker". Section 36a-746a.
- T36 "Business and industrial development corporation". Section 36a-626.
- T37 "Business and property in this state". Section 36a-428n.
- T38 "Capital". Section 36a-435b.
- T39 "Cash advance". Section 36a-564.
- T40 "Cash price". Section 36a-770.
- T41 "Certificate of education". Section 1 of this act.
- T42 "Certificate of incorporation". Section 36a-435b.
- T43 "Certificate of testing". Section 1 of this act.
- T44 "Closely related activities". Sections 36a-250 and 36a-455a.
- T45 "Collective managing agency account". Section 36a-365.
- T46 "Commercial vehicle". Section 36a-770.
- T47 "Community bank". Section 36a-70.
- T48 "Community credit union". Section 36a-37.
- T49 "Community development bank". Section 36a-70.
- T50 "Community reinvestment performance". Section 36a-37.
- T51 "Connecticut holding company". Sections 36a-53 of the

- T52 2008 supplement to the general statutes and 36a-410 of
- T53 <u>the 2008 supplement to the general statutes.</u>
- T54 "Consolidate". Section 36a-145 of the 2008 supplement to
- T55 <u>the general statutes</u>.
- T56 "Construction loan". Section 36a-458a.
- T57 "Consumer". Sections 36a-155, 36a-676 and 36a-695.
- T58 "Consumer Credit Protection Act". Section 36a-676.
- T59 "Consumer debtor" and "debtor". Sections 36a-645 and
- T60 36a-800 of the 2008 supplement to the general statutes.
- T61 "Consumer collection agency". Section 36a-800 of the 2008
- T62 <u>supplement to the general statutes</u>.
- T63 "Consummation". Section 36a-746a.
- T64 "Controlling interest". Section 36a-276.
- T65 "Corporate". Section 36a-435b.
- T66 "Credit". Sections 36a-645 and 36a-676.
- T67 "Credit manager". Section 36a-435b.
- T68 "Creditor". Sections 36a-676, 36a-695 and 36a-800 of the
- T69 2008 supplement to the general statutes.
- T70 "Credit card", "cardholder" and "card issuer". Section 36a-676.
- T71 "Credit clinic". Section 36a-700.
- T72 "Credit rating agency". Section 36a-695.
- T73 "Credit report". Section 36a-695.
- T74 "Credit sale". Section 36a-676.
- T75 "Credit union service organization". Section 36a-435b.
- T76 "Credit union service organization services". Section 36a-435b.
- T77 "De novo branch". Section 36a-410 of the 2008 supplement
- T78 <u>to the general statutes</u>.
- T79 "Debt". Section 36a-645.
- T80 "Debt adjustment". Section 36a-655.
- T81 "Debt mutual fund". Sections 36a-275 and 36a-459a.
- T82 "Debt securities". Sections 36a-275 and 36a-459a.
- T83 "Debtor". Section 36a-655.
- T84 "Deliver". Section 36a-316.
- T85 "Deposit". Section 36a-316.

- T86 "Deposit account". Section 36a-316.
- T87 "Deposit account charge". Section 36a-316.
- T88 "Deposit account disclosures". Section 36a-316.
- T89 "Deposit contract". Section 36a-316.
- T90 "Deposit services". Section 36a-425.
- T91 "Depositor". Section 36a-316.
- T92 "Director". Section 36a-435b.
- T93 "Earning period". Section 36a-316.
- T94 "Electronic payment instrument". Section 36a-596 of the
- T95 <u>2008 supplement to the general statutes</u>.
- T96 "Eligible collateral". Section 36a-330.
- T97 "Equity mutual fund". Sections 36a-276 and 36a-459a.
- T98 "Equity security". Sections 36a-276 and 36a-459a.
- T99 "Executive officer". Sections 36a-263 and 36a-469c.
- T100 "Federal Credit Union Act". Section 36a-435b.
- T101 "Federal Home Mortgage Disclosure Act". Section 36a-736.
- T102 "Fiduciary". Section 36a-365.
- T103 "Filing fee". Section 36a-770.
- T104 "Finance charge". Sections 36a-690 and 36a-770.
- T105 "Financial institution". Sections 36a-41, 36a-44a, 36a-155, 36a-316, 36a-
- T106 330, 36a-435b and 36a-736.
- T107 "Financial records". Section 36a-41.
- T108 "First mortgage broker". Section 36a-485 of the 2008
- T109 supplement to the general statutes.
- T110 "First mortgage correspondent lender". Section 36a-485 of
- T111 the 2008 supplement to the general statutes.
- T112 "First mortgage lender". Section 36a-485 of the 2008
- T113 supplement to the general statutes.
- T114 "First mortgage loan". Sections 36a-485 of the 2008
- T115 supplement to the general statutes, 36a-705 and 36a-715.
- T116 "Foreign banking corporation". Section 36a-425.
- T117 "General facility". Section 36a-580.
- T118 "Global net payment entitlement". Section 36a-428n.
- T119 "Global net payment obligation". Section 36a-428n.

- T120 "Goods". Sections 36a-535 and 36a-770.
- T121 "Graduated payment mortgage loan". Section 36a-265.
- T122 "Guardian". Section 36a-365.
- T123 "High cost home loan". Section 36a-746a.
- T124 "Holder". Section 36a-596 of the 2008 supplement to the
- T125 general statutes.
- T126 "Home banking services". Section 36a-170.
- T127 "Home banking terminal". Section 36a-170.
- T128 "Home improvement loan". Section 36a-736.
- T129 "Home purchase loan". Section 36a-736.
- T130 "Home state". Section 36a-410 of the 2008 supplement to
- T131 <u>the general statutes</u>.
- T132 "Immediate family member". Section 36a-435b.
- T133 "Insider". Section 36a-454b.
- T134 "Installment loan contract". Sections 36a-535 and 36a-770.
- T135 "Insurance". Section 36a-455a.
- T136 "Insurance bank". Section 36a-285.
- T137 "Insurance department". Section 36a-285.
- T138 "Interest". Section 36a-316.
- T139 "Interest rate". Section 36a-316.
- T140 "Lender". Sections 36a-746a and 36a-770.
- T141 "Lessor". Section 36a-676.
- T142 "License". Section 36a-626.
- T143 "Licensee". Sections 36a-510 of the 2008 supplement to the
- T144 general statutes, 36a-596 of the 2008 supplement to the
- T145 general statutes and 36a-626.
- T146 "Limited branch". Section 36a-145 of the 2008 supplement
- T147 <u>to the general statutes</u>.
- T148 "Limited facility". Section 36a-580.
- T149 "Loan broker". Section 36a-615.
- T150 "Loss". Section 36a-330.
- T151 "Made in this state". Section 36a-770.
- T152 "Managing agent". Section 36a-365.
- T153 "Manufactured home". Section 36a-457b.

- T154 "Material litigation". Section 36a-596 of the 2008
- T155 <u>supplement to the general statutes</u>.
- T156 "Member". Section 36a-435b.
- T157 "Member business loan". Section 36a-458a.
- T158 "Member in good standing". Section 36a-435b.
- T159 "Membership share". Section 36a-435b.
- T160 "Mobile branch". Section 36a-435b.
- T161 "Money order". Section 36a-596 of the 2008 supplement to
- T162 the general statutes.
- T163 "Money transmission". Section 36a-365.
- T164 "Mortgage insurance". Section 36a-725.
- T165 "Mortgage lender". Sections 36a-485 of the 2008
- T166 supplement to the general statutes, 36a-510 of the 2008
- T167 <u>supplement to the general statutes</u> and 36a-705.
- T168 "Mortgage loan". Sections 36a-261, 36a-265 and 36a-457b.
- T169 "Mortgage rate lock-in". Section 36a-705.
- T170 "Mortgage servicing company". Section 36a-715.
- T171 "Mortgagor". Section 36a-715.
- T172 "Motor vehicle". Section 36a-770.
- T173 "Multiple common bond membership". Section 36a-435b.
- T174 "Municipality". Section 36a-800 of the 2008 supplement to
- T175 the general statutes.
- T176 "Net outstanding member business loan balance". Section 36a-458a.
- T177 "Net worth". Sections 36a-441a, 36a-458a and 36a-596 of
- T178 the 2008 supplement to the general statutes.
- T179 "Network". Section 36a-155.
- T180 "Nonrefundable". Sections 36a-498 of the 2008
- T181 supplement to the general statutes and 36a-521 of
- T182 the 2008 supplement to the general statutes.
- T183 "Note account". Sections 36a-301 and 36a-456b.
- T184 "Office". Section 36a-316.
- T185 "Officer". Section 36a-435b.
- T186 "Open-end credit plan". Section 36a-676.
- T187 "Open-end loan". Section 36a-565.

- T188 "Organization". Section 36a-800 of the 2008 supplement to
- T189 the general statutes.
- T190 "Originator". Sections 36a-485 of the 2008 supplement to
- T191 <u>the general statutes</u> and 36a-510 <u>of the 2008 supplement</u>
- T192 <u>to the general statutes</u>.
- T193 "Out-of-state holding company". Section 36a-410 of the
- T194 <u>2008 supplement to the general statutes</u>.
- T195 "Outstanding". Section 36a-596 of the 2008 supplement to
- T196 the general statutes.
- T197 "Passbook savings account". Section 36a-316.
- T198 "Payment instrument". Section 36a-596 of the 2008
- T199 <u>supplement to the general statutes</u>.
- T200 "Periodic statement". Section 36a-316.
- T201 "Permissible investment". Section 36a-596 of the 2008
- T202 <u>supplement to the general statutes</u>.
- T203 "Person". Section 36a-184.
- T204 "Post". Section 36a-316.
- T205 "Prepaid finance charge". Section 36a-746a.
- T206 "Prepayment penalty". Section 36a-746a.
- T207 "Prime quality". Section 36a-596 of the 2008 supplement
- T208 to the general statutes.
- T209 "Principal amount of the loan". Section 36a-510 of the
- T210 <u>2008 supplement to the general statutes</u>.
- T211 "Processor". Section 36a-155.
- T212 "Public deposit". Section 36a-330.
- T213 "Purchaser". Section 36a-596 of the 2008 supplement to
- T214 <u>the general statutes</u>.
- T215 "Qualified financial contract". Section 36a-428n.
- T216 "Qualified public depository" and "depository". Section 36a-330.
- T217 "Real estate". Section 36a-457b.
- T218 "Records". Section 36a-17.
- T219 "Related person". Section 36a-53 of the 2008 supplement
- T220 to the general statutes.
- T221 "Relocate". Sections 36a-145 of the 2008 supplement to the

- T222 general statutes and 36a-462a.
- T223 "Residential property". Section 36a-485 of the 2008
- T224 <u>supplement to the general statutes</u>.
- T225 "Retail buyer". Sections 36a-535 and 36a-770.
- T226 "Retail credit transaction". Section 42-100b.
- T227 "Retail installment contract". Sections 36a-535 and 36a-770.
- T228 "Retail installment sale". Sections 36a-535 and 36a-770.
- T229 "Retail seller". Sections 36a-535 and 36a-770.
- T230 "Reverse annuity mortgage loan". Section 36a-265.
- T231 "Sales finance company". Sections 36a-535 and 36a-770.
- T232 "Savings department". Section 36a-285.
- T233 "Savings deposit". Section 36a-316.
- T234 "Secondary mortgage broker". Section 36a-510 of the 2008
- T235 <u>supplement to the general statutes</u>.
- T236 "Secondary mortgage correspondent lender". Section 36a-
- T237 510 of the 2008 supplement to the general statutes.
- T238 "Secondary mortgage lender". Section 36a-510 of the 2008
- T239 supplement to the general statutes.
- T240 "Secondary mortgage loan". Section 36a-510 of the 2008
- T241 supplement to the general statutes.
- T242 "Security convertible into a voting security". Section 36a-184.
- T243 "Senior management". Section 36a-435b.
- T244 "Share". Section 36a-435b.
- T245 "Simulated check". Sections 36a-485 of the 2008
- T246 supplement to the general statutes and 36a-510 of the
- T247 <u>2008 supplement to the general statutes</u>.
- T248 "Single common bond membership". Section 36a-435b.
- T249 "Social purpose investment". Section 36a-277.
- T250 "Standard mortgage loan". Section 36a-265.
- T251 "Table funding agreement". Section 36a-485 of the 2008
- T252 supplement to the general statutes.
- T253 "Tax and loan account". Sections 36a-301 and 36a-456b.
- T254 "The Savings Bank Life Insurance Company". Section 36a-285.
- T255 "Time account". Section 36a-316.

- T256 "Travelers check". Section 36a-596 of the 2008 supplement
- T257 <u>to the general statutes</u>.
- T258 "Troubled Connecticut credit union". Section 36a-448a.
- T259 "Unsecured loan". Section 36a-615.
- T260 "Warehouse agreement". Section 36a-485 of the 2008
- T261 supplement to the general statutes.
 - Sec. 8. Section 36a-486 of the 2008 supplement to the general
 - statutes, as amended by section 5 of public act 07-156, is repealed and
 - the following is substituted in lieu thereof (*Effective September 30, 2008*):
 - 136 (a) No person shall engage in the business of making first mortgage
 - loans or act as a first mortgage broker in this state unless such person
 - 138 has first obtained the required license in accordance with the
 - provisions of sections 36a-485 to 36a-498a, inclusive, and sections 1 to
 - 5, inclusive, of this act. A first mortgage correspondent lender shall not
 - be deemed to be acting as a first mortgage lender if such first mortgage
 - 142 correspondent lender makes a loan utilizing its own funds in a
 - 143 situation where another person does not honor such person's
 - 144 commitment to fund the loan.
 - (b) No person licensed as a mortgage lender or first mortgage
 - broker shall employ or retain an originator unless such originator is
 - licensed under sections 36a-485 to 36a-498a, inclusive, and sections 1 to
 - 5, inclusive, of this act provided such licensure shall not be required
 - 149 for any originator who is licensed under sections 36a-510 to 36a-524,
 - 150 inclusive. No individual may act as an originator without being
 - licensed, or act as an originator, as defined in sections 36a-485 of the
 - 152 <u>2008 supplement to the general statutes</u> and 36a-510 of the 2008
 - 153 <u>supplement to the general statutes</u>, for more than one person. The
 - license of an originator is not effective during any period when such
 - originator is not associated with a licensed mortgage lender or first
 - mortgage broker. Both the originator and the mortgage lender and first
 - mortgage broker shall promptly notify the commissioner, in writing, of
 - the termination of employment or services of an originator.

- (c) Each first mortgage loan negotiated, solicited, placed, found or made without a license shall constitute a separate violation for purposes of section 36a-50.
- Sec. 9. Section 36a-488 of the 2008 supplement to the general statutes, as amended by section 2 of public act 07-91 and section 6 of public act 07-156, is repealed and the following is substituted in lieu thereof (*Effective September 30, 2008*):
 - (a) (1) The commissioner shall not issue a license as a first mortgage lender, a first mortgage correspondent lender or a first mortgage broker to any person unless such person meets the educational and testing requirements specified in sections 1 to 5, inclusive, of this act and the following tangible net worth and experience requirements, as applicable: (A) The minimum tangible net worth requirement for a first mortgage lender shall be two hundred fifty thousand dollars and the minimum tangible net worth requirement for a first mortgage correspondent lender and a first mortgage broker shall be twenty-five thousand dollars, and (B) a mortgage lender shall have, at the location for which the license is sought, a person with supervisory authority over the lending activities who has at least three years' experience in the mortgage lending business within the five years immediately preceding the application for the license and a first mortgage broker shall have, at the location for which the license is sought, a person with supervisory authority over the brokerage activities who has at least three years' experience in the mortgage lending or mortgage brokerage business within the five years immediately preceding the application for the license.
 - (2) Each licensee shall maintain the net worth required by this subsection and shall promptly notify the commissioner if such licensee's net worth falls below the net worth required by this subsection.
 - (b) The commissioner may issue a first mortgage lender license, a first mortgage correspondent lender license, or a first mortgage broker

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license. Each first mortgage lender licensee may also act as a first mortgage correspondent lender and a first mortgage broker, and each first mortgage correspondent lender licensee may also act as a first mortgage broker. An application for a license or renewal of such license shall be made under oath and on a form provided by the commissioner. The application shall include: (1) The type of license sought; (2) the name and address of the applicant; (3) the location for which the license is sought; (4) the name and address of each member, partner, officer, director, authorized agent and shareholder owning ten per cent or more of the outstanding stock, as applicable; (5) if the applicant is a trust or the lead lender in one or more participation loans, the name and address of each trustee or lead lender and each beneficiary of the trust or other participant lenders in all outstanding participation loans; (6) a financial statement as of a date not more than six months prior to the filing of the application which reflects tangible net worth, and if such financial statement is unaudited, the proprietor, general partner, or duly authorized officer, trustee or member shall swear to its accuracy under oath before a notary public; (7) evidence that the person with supervisory authority over the lending or brokerage activities at the location for which the license is sought meets the experience required by subsection (a) of this section; [and] (8) on and after January 1, 2010, any applicable certificate of education or certificate of testing required under sections 1 to 5, inclusive, of this act; and (9) such other information pertaining to the applicant, the applicant's background, the background of its principals and employees, and the applicant's activities as the commissioner may require. The commissioner may conduct a criminal history records check of the applicant, of each member, partner, officer or director of the applicant and of the person with supervisory authority at the location for which the license is sought, and require the applicant to submit the fingerprints of such persons as part of the application. The application shall be filed with the national mortgage licensing system, which shall process the fingerprints through the Federal Bureau of Investigation.

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- 225 (c) An application for an originator license or renewal of such 226 license shall be made on a form provided by the commissioner. On and 227 after January 1, 2010, such application shall be accompanied by any 228 applicable certificate of education or certificate of testing required 229 under sections 1 to 5, inclusive, of this act. The commissioner may 230 conduct a criminal history records check of the applicant and require 231 the applicant to submit fingerprints as part of the application. The 232 application shall be filed with the national mortgage licensing system, 233 which shall process the fingerprints through the Federal Bureau of 234 Investigation.
- Sec. 10. Subsection (b) of section 36a-489 of the 2008 supplement to the general statutes, as amended by section 7 of public act 07-156, is repealed and the following is substituted in lieu thereof (*Effective* September 30, 2008):
 - (b) Upon the filing of an application for an originator license, the commissioner shall license the originator named in the application unless the commissioner finds that such (i) application fails to comply with any of the requirements for an originator license, or (ii) applicant has made a material misstatement in the application or that the financial responsibility, character, reputation, integrity and general fitness of such originator are not such as to warrant belief that granting such license would be in the public interest and consistent with the purposes of sections 36a-485 to 36a-498a, inclusive. If the commissioner denies an application for an originator license, the commissioner shall notify such applicant of the denial and the reasons for such denial. Any denial of an application by the commissioner shall, when applicable, be subject to the provisions of section 46a-80. A license shall remain in force and effect until it has been surrendered, revoked, suspended or expires in accordance with the provisions of sections 36a-485 to 36a-498a, inclusive.
 - Sec. 11. Section 36a-511 of the 2008 supplement to the general statutes, as amended by section 17 of public act 07-156, is repealed and the following is substituted in lieu thereof (*Effective September 30, 2008*):

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- (a) No person shall engage in the business of making secondary mortgage loans or act as a secondary mortgage broker unless such person has first obtained the required license under sections 36a-510 to 36a-524, inclusive, and sections 1 to 5, inclusive, of this act. A person shall be deemed to be engaged in the business of making secondary mortgage loans if such person advertises, causes to be advertised, solicits, offers to make or makes secondary mortgage loans, either directly or indirectly. A secondary mortgage correspondent lender shall not be deemed to be acting as a secondary mortgage lender if such secondary mortgage correspondent lender makes a loan utilizing its own funds in a situation where another person does not honor such person's commitment to fund the loan.
- (b) No person licensed as a mortgage lender or secondary mortgage broker shall employ or retain an originator unless such originator is licensed under sections 36a-510 to 36a-524, inclusive, and sections 1 to 5, inclusive, of this act, provided such license shall not be required for any originator who is licensed under sections 36a-485 to 36a-498a, inclusive. No individual may act as an originator without being licensed, or act as an originator, as defined in sections 36a-485 of the 2008 supplement to the general statutes and 36a-510 of the 2008 supplement to the general statutes, for more than one person. The license of an originator is not effective during any period when such originator is not associated with a licensed mortgage lender or secondary mortgage broker. Both the originator and the mortgage lender and secondary mortgage broker shall promptly notify the commissioner, in writing, of the termination of employment or services of an originator.
 - (c) Each secondary mortgage loan negotiated, solicited, placed, found or made without a license shall constitute a separate violation for purposes of section 36a-50.
 - Sec. 12. Section 36a-513 of the 2008 supplement to the general statutes, as amended by section 5 of public act 07-91 and section 18 of public act 07-156, is repealed and the following is substituted in lieu

thereof (Effective September 30, 2008):

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- (a) (1) The commissioner shall not issue a license as a secondary mortgage lender, a secondary mortgage correspondent lender or a secondary mortgage broker to any person unless such person meets educational and testing requirements specified in sections 1 to 5, inclusive, of this act and the following tangible net worth and experience requirements, as applicable: (A) The minimum tangible net worth requirement for a secondary mortgage lender shall be one hundred thousand dollars and the minimum tangible net worth requirement for a secondary mortgage correspondent lender and a secondary mortgage broker shall be twenty-five thousand dollars, and (B) a mortgage lender shall have at the location for which the license is sought, a person with supervisory authority over the lending activities who has had at least three years' experience in the mortgage lending business within the five years immediately preceding the application for the license, and a secondary mortgage broker shall have, at the location for which the license is sought, a person with supervisory authority over the brokerage activities who has at least three years' experience in the mortgage lending or mortgage brokerage business within the five years immediately preceding the application for the license.
- (2) Each licensee shall maintain the net worth required by this subsection and shall promptly notify the commissioner if such licensee's net worth falls below the net worth required by this subsection.
- (b) The commissioner may issue a secondary mortgage lender license, a secondary mortgage correspondent lender license or a secondary mortgage broker license. Each secondary mortgage lender licensee may also act as a secondary mortgage correspondent lender and a secondary mortgage broker, and each secondary mortgage correspondent lender licensee may also act as a secondary mortgage broker. Any application for a license or renewal of such license shall be under oath and on a form provided by the commissioner. The

application shall include: (1) The type of license sought; (2) the name and address of the applicant; (3) the location for which the license is sought; (4) the name and address of each member, partner, officer, director, authorized agent and shareholder owning ten per cent or more of the outstanding stock, as applicable; (5) if the applicant is a trust or the lead lender in one or more participation loans, the name and address of each trustee or lead lender and each beneficiary of the trust or other participant lenders in all outstanding participation loans; (6) a financial statement as of a date not more than six months prior to the filing of the application which reflects tangible net worth, and if such financial statement is unaudited, the proprietor, general partner, or duly authorized officer, trustee or member shall swear to its accuracy under oath before a notary public; (7) evidence that the person with supervisory authority over the lending or brokerage activities at the location for which the license is sought meets the experience required by subsection (a) of this section; [and] (8) on and after January 1, 2010, any applicable certificate of education or certificate of testing required under sections 1 to 5, inclusive, of this act; and (9) such other information pertaining to the applicant, the applicant's background, the background of its principals and employees and the applicant's activities as the commissioner may require. The commissioner may conduct a criminal history records check of the applicant, of each member, partner, officer or director of the applicant and of the person with supervisory authority at the location for which the license is sought, and require the applicant to submit the fingerprints of such persons as part of the application. The application shall be filed with the national mortgage licensing system, which shall process the fingerprints through the Federal Bureau of Investigation.

(c) If the commissioner finds, upon the filing of an application for a mortgage lender or secondary mortgage broker license, that the applicant meets the requirements of subsection (a) of this section, and that the financial responsibility, character, reputation, integrity and general fitness of the applicant and of the partners thereof if the

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applicant is a partnership, of the members if the applicant is a limited liability company or association, and of the officers, directors and principal employees if the applicant is a corporation, are such as to warrant belief that the business will be operated soundly and efficiently, in the public interest and consistent with the purposes of sections 36a-510 to 36a-524, inclusive, the commissioner may thereupon issue the applicant the license. If the commissioner fails to make such findings, or if the commissioner finds that the applicant made any material misstatement in such application, the commissioner shall not issue a license, and shall notify the applicant of the denial and the reasons for such denial. Any denial of an application by the commissioner shall, when applicable, be subject to the provisions of section 46a-80.

- (d) An application for an originator license or renewal of such license shall be made on a form provided by the commissioner. On or after January 1, 2010, such application shall be accompanied by any applicable certificate of education or certificate of testing required under sections 1 to 5, inclusive, of this act. The commissioner may conduct a criminal history records check of the applicant and require the applicant to submit fingerprints as part of the application. The application shall be filed with the national mortgage licensing system, which shall process the fingerprints through the Federal Bureau of Investigation.
- (e) Upon the filing of an application for an originator license, the commissioner shall license the originator named in the application unless the commissioner finds that such (i) application fails to comply with any of the requirements for an originator license, or (ii) applicant has made any material misstatement in the application or that the financial responsibility, character, reputation, integrity and general fitness of such originator, are not such as to warrant belief that granting such license would be in the public interest and consistent with the purposes of sections 36a-510 to 36a-524, inclusive. If the commissioner denies an application for an originator license, the

commissioner shall notify such applicant of the denial and the reasons for such denial. Any denial of an application by the commissioner shall, when applicable, be subject to the provisions of section 46a-80. Each license shall remain in force and effect until it has been surrendered, revoked or suspended or expires in accordance with the provisions of sections 36a-510 to 36a-524, inclusive.

This act shall take effect as follows and shall amend the following			
sections:			
Section 1	September 30, 2008	New section	
Sec. 2	September 30, 2008	New section	
Sec. 3	September 30, 2008	New section	
Sec. 4	September 30, 2008	New section	
Sec. 5	September 30, 2008	New section	
Sec. 6	September 30, 2008	New section	
Sec. 7	September 30, 2008	36a-3	
Sec. 8	September 30, 2008	36a-486	
Sec. 9	September 30, 2008	36a-488	
Sec. 10	September 30, 2008	36a-489(b)	
Sec. 11	September 30, 2008	36a-511	
Sec. 12	September 30, 2008	36a-513	

APP Joint Favorable Subst.